111TH CONGRESS 1ST SESSION

H. R. 2945

To amend title XVIII of the Social Security Act to permit a Medicare beneficiary to elect to take ownership, or to decline ownership, of a certain item of complex durable medical equipment after the 13-month capped rental period ends.

IN THE HOUSE OF REPRESENTATIVES

June 18, 2009

Mr. Hill introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend title XVIII of the Social Security Act to permit a Medicare beneficiary to elect to take ownership, or to decline ownership, of a certain item of complex durable medical equipment after the 13-month capped rental period ends.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	SECTION 1. ELECTION TO TAKE OWNERSHIP, OR TO DE-
2	CLINE OWNERSHIP, OF A CERTAIN ITEM OF
3	COMPLEX DURABLE MEDICAL EQUIPMENT
4	AFTER THE 13-MONTH CAPPED RENTAL PE-
5	RIOD ENDS.
6	(a) In General.—Section 1834(a)(7)(A) of the So-
7	cial Security Act (42 U.S.C. 1395m(a)(7)(A)) is amend-
8	ed—
9	(1) in clause (ii)—
10	(A) by striking "RENTAL.—On" and in-
11	serting "RENTAL.—
12	"(I) In general.—Except as
13	provided in subclause (II), on"; and
14	(B) by adding at the end the following new
15	subclause:
16	"(II) OPTION TO ACCEPT OR RE-
17	JECT TRANSFER OF TITLE TO GROUP
18	3 SUPPORT SURFACE.—
19	"(aa) In general.—During
20	the 10th continuous month dur-
21	ing which payment is made for
22	the rental of a Group 3 Support
23	Surface under clause (i), the sup-
24	plier of such item shall offer the
25	individual the option to accept or
26	reject transfer of title to a Group

1	3 Support Surface after the 13th
2	continuous month during which
3	payment is made for the rental of
4	the Group 3 Support Surface
5	under clause (i). Such title shall
6	be transferred to the individual
7	only if the individual notifies the
8	supplier not later than 1 month
9	after the supplier makes such
10	offer that the individual agrees to
11	accept transfer of the title to the
12	Group 3 Support Surface. Unless
13	the individual accepts transfer of
14	title to the Group 3 Support Sur-
15	face in the manner set forth in
16	this subclause, the individual
17	shall be deemed to have rejected
18	transfer of title. If the individual
19	agrees to accept the transfer of
20	the title to the Group 3 Support
21	Surface, the supplier shall trans-
22	fer such title to the individual or
23	the first day that begins after the
24	13th continuous month during
25	which payment is made for the

1	rental of the Group 3 Support
2	Surface under clause (i). If the
3	supplier transfers title to the
4	Group 3 Support Surface under
5	this subclause, payments for
6	maintenance and servicing after
7	the transfer of title shall be made
8	in accordance with clause (iv). If
9	the individual rejects transfer of
10	title under this subclause, pay-
11	ments for maintenance and serv-
12	icing after the end of the period
13	of medical need during which
14	payment is made under clause (i)
15	shall be made in accordance with
16	clause (v).
17	"(bb) Special Rule.—If,
18	on the effective date of this sub-
19	clause, an individual's rental pe-
20	riod for a Group 3 Support Sur-
21	face has exceeded 10 continuous
22	months, but the first day that be-
23	gins after the 13th continuous
24	month during which payment is
25	made for the rental under clause

(i) has not been reached, the supplier shall, within 1 month following such effective date, offer the individual the option to accept or reject transfer of title to a Group 3 Support Surface. Such title shall be transferred to the individual only if the individual notifies the supplier not later than 1 month after the supplier makes such offer that the individual agrees to accept transfer of title to the Group 3 Support Surface. Unless the individual accepts transfer of title to the Group 3 Support Surface in the manner set forth in this subclause, the individual shall be deemed to have rejected transfer of title. If the individual agrees to accept the transfer of the title to the Group 3 Support Surface, the supplier shall transfer such title to the individual on the first day that begins after the 13th

1	continuous month during which
2	payment is made for the rental of
3	the Group 3 Support Surface
4	under clause (i) unless that day
5	has passed, in which case the
6	supplier shall transfer such title
7	to the individual not later than 1
8	month after notification that the
9	individual accepts transfer of
10	title. If the supplier transfers
11	title to the Group 3 Support Sur-
12	face under this subclause, pay-
13	ments for maintenance and serv-
14	icing after the transfer of title
15	shall be made in accordance with
16	clause (iv). If the individual re-
17	jects transfer of title under this
18	subclause, payments for mainte-
19	nance and servicing after the end
20	of the period of medical need
21	during which payment is made
22	under clause (i) shall be made in
23	accordance with clause (v).";

1	(2) in clause (iv), in the heading, by inserting
2	"AFTER TRANSFER OF TITLE" after "SERVICING";
3	and
4	(3) by adding at the end the following new
5	clause:
6	"(v) Maintenance and servicing
7	OF GROUP 3 SUPPORT SURFACE IF INDI-
8	VIDUAL REJECTS TRANSFER OF TITLE.—
9	In the case of a Group 3 Support Surface
10	for which the individual has rejected trans-
11	fer of title under subclause (ii)(II)—
12	"(I) during the first 6-month pe-
13	riod of medical need that follows the
14	period of medical need during which
15	payment is made under clause (i), no
16	payment shall be made for rental or
17	maintenance and servicing of the
18	Group 3 Support Surface; and
19	"(II) during the first month of
20	each succeeding 6-month period of
21	medical need, a maintenance and serv-
22	icing payment may be made (for parts
23	and labor not covered by the sup-
24	plier's or manufacturer's warranty, as
25	determined by the Secretary to be ap-

1	propriate for the Group 3 Support
2	Surface) and the amount recognized
3	for each such 6-month period is the
4	lower of—
5	"(aa) a reasonable and nec-
6	essary maintenance and servicing
7	fee or fees established by the Sec-
8	retary; or
9	"(bb) 10 percent of the total
10	of the purchase price recognized
11	under paragraph (8) with respect
12	to the Group 3 Support Sur-
13	face.".
14	(b) Effective Date.—The amendments made by
15	this section shall take effect on the date of enactment of
16	this Act.

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